

## NOTORIOUS CROOKS PUT BEHIND BARS

Swindled Grocery Firms All  
Over the North and  
South.

### SHREWD METHOD EMPLOYED

Victimized Same Concerns Time and  
Again by Plausible Statements  
and Clever Ruses.

For using the United States mails to defraud the wholesale grocery firms throughout the country, A. Donaldson and J. B. Powell, two notorious swindlers, are now serving terms in the Atlanta penitentiary. For over a year previous to their arrest and conviction, Donaldson and Powell conducted a rather unique scheme to obtain money through fraudulent means, and the successful efforts of the postal authorities in putting an end to their operations will undoubtedly result in saving, to a number of wholesale grocery houses, large sums of money.

Donaldson and Powell began business at Smithfield and Newport News, Va., under the firm name of F. H. Carr & Co., as wholesale grocers and general merchandise commission merchants. After obtaining price-lists and catalogues from well-known wholesale houses, they induced many of the firms to ship large quantities of goods to them at Smithfield, from which place the goods were reshipped to Newport News, Norfolk, and Berkeley, Va., and there sold at ridiculously low prices. This scheme was continued until the creditors began pressing for their money. The business of F. H. Carr & Co. was then discontinued, but not the operations of the swindlers composing the alleged firm.

#### Begin Practices in Hampton.

They resumed business at Hampton, Va., under the name of H. D. Worthington & Co., and, pursuing the same methods as at Smithfield and Newport News, were equally successful in procuring goods. The merchandise was reshipped to Norfolk, and there sold at a more pitiful price, as compared with its actual value.

While Donaldson carried on the fraudulent business in Virginia, Powell conducted similar enterprises in Raleigh, N. C., under various names. Through evidence obtained by a Postoffice inspector, however, Powell's operations were discontinued, and in June, 1905, he was convicted and sentenced to serve two and one-half years in the penitentiary and pay a fine of \$200 and costs. The arrest and conviction of his partner in crime did not appear to discourage Donaldson, for by the same month he began business at Phoebus, Va., under the name of Donaldson, Frank & Co., wholesale grocers. The usual plan was again followed, and he actually victimized for the second time many of the same firms that had been swindled through his previous dealings.

The goods shipped to Donaldson, Frank & Co. at Hampton were reshipped to Norfolk, where they were disposed of in such large quantities and at such low prices as to seriously affect the trade of the city.

#### Donaldson Arrested and Convicted.

While at Phoebus, Donaldson laid plans to operate on a large scale at Newport News under the name of Wallace, Weth & Co., and was beginning to receive goods under this name when the matter was placed in the hands of the Postoffice Department for investigation. The inspector soon obtained sufficient evidence to cause Donaldson's arrest and conviction, and he was taken into custody at the warehouse of the Old Dominion Steamship Company, at Norfolk, while in the act of signing for a large consignment of veterinary supplies that had been shipped to him under the name of Donaldson, Frank & Co., of Phoebus, and which he had reshipped to himself at Norfolk as Wallace, Weth & Co.

Being unable to give bond he was sent to jail, and after being held there for two months he was sentenced to serve eighteen months in the penitentiary at Atlanta, Ga.

#### Method of Operation.

The scheme adopted by Donaldson and Powell to defraud the wholesale grocery houses was conducted in a rather shrewd manner. After deciding upon the town from which they intended to operate, they would rent a storeroom, have attractive letterheads printed with the firm name resembling that of some prominent man or firm in the town, rent a lock box at the postoffice, furnish plausible statements as to their business standing, and after obtaining large quantities of goods, which were never paid for, the same would be reshipped to Norfolk, and there sold for comparatively trifling amounts. They ordered almost anything in the line of business they were supposed to be conducting, and furnished such convincing statements concerning their business standing in the various communities in which they operated that many firms were easily victimized. The Postoffice inspector found in the warehouse at Norfolk goods consigned to Wallace, Weth & Co. from one of the firms that had been defrauded several times by this same pair, and the goods were later returned to the consignor.

#### COULD HAVE KILLED THIEF YET LET HIM GET AWAY

EDDYSTONE, Pa., Aug. 8.—When Thomas McKinley was about to retire last night he saw a man climbing into the window of his stable. Convinced that he intended to steal a valuable horse, McKinley procured a revolver and stole quietly downstairs and out into the yard. Opening the stable door he heard the intruder speaking in soothing tones to the horse, and McKinley boldly entered and confronted the man, demanding to know his business.

Replies that he did not intend to steal anything, the stranger knocked the revolver from the hand of McKinley and made his escape.

#### Good Blood

Good blood, good health; bad blood, bad health; there you have it. Why not help nature just a little and change the bad to the good? Bad blood to good blood; poor blood to rich blood! Ask your doctor how this applies to Ayer's Sarsaparilla, and how it applies to you! Could anything be more fair?

See how we do it! We publish the names of all our customers.

J. C. Ayer & Co., Lowell, Mass.

## Edna Wallace Hopper Fails to Get \$4,000,000

Actress' Efforts to Break  
Dunsmuir Will Ended by  
Adverse Decision.

### CASE CANNOT BE APPEALED

Contestant Is Not Blood Relative of  
Testator, and Has No Right  
of Participation.

LONDON, Aug. 8.—Edna Wallace Hopper, the actress, formerly the wife of De Wolf Hopper, the comedian, has been finally defeated in her long legal fight to obtain the Dunsmuir millions.

The judicial committee of the privy council, before whom was carried the petite comedienne's appeal from the adverse decision of the highest British Columbia court, today dismissed her suit. As the privy council is the highest tribunal in the British Empire, the claimant can carry the case no further, and her contest is ended.

Contested the Will.  
This appeal resulted from the suit of Edna Wallace Hopper to break the will of the late Alexander Dunsmuir, her stepfather, in which his brother, James Dunsmuir, former premier of British Columbia, was principal legatee.

The mother of the actress was the second wife of Alexander Dunsmuir, a Scotch Canadian, known along the Pacific Coast as the Coal King. Dunsmuir died at the Imperial Hotel in New York on January 21, 1900, soon after he had acknowledged his marriage of twelve years before to Mrs. Hopper's mother.

He left his entire estate, estimated at \$8,000,000, to James Dunsmuir, premier of British Columbia, his brother.

Mrs. Dunsmuir tried to break her husband's will, but failed, as it was found that she had accepted a settlement of \$25,000 a year during her life in lieu of her claims.

Not a Blood Relative.  
Mrs. Hopper has since been fighting for a share in the estate, believing that

she was entitled to \$4,000,000. She was first defeated in the California courts, the will having been probated there as well as in the British province.

The matter was then taken up at Victoria, B. C., the contestant being defeated at every point. The courts all agreed that Miss Hopper was in no wise related to Dunsmuir by blood; that her mother had no claim on the estate, and that she had no rights of participation.

Mrs. Hopper inherited about \$150,000 from her mother, largely comprised in a handsome home in California given to her mother by Dunsmuir.

The taking of the testimony was deferred for some time while the attorney for the accused summed up the charges, so that it might be unmistakably clear to the court. When the first witness was called, which was Dr. Lovering, the court requested that the detailed explanation which had been gone through into in the previous case, should be omitted. Dr. Lovering then related about the finding of the notes in Dr. Pease's desk, which it was declared had presumably been used by both physicians.

The similarity of the papers was dwelt upon to a great extent and the witness endeavored to point out conclusively where the greatest similarity occurred. No practical headway was made during the morning session, but it is believed that the case may be concluded some time this afternoon.

Dr. Pease's Case.  
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EDNA WALLACE HOPPER,  
Defeated in Big Will Contest in  
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## DR. BROWN'S CASE HEARD BY BOARD

Naval Court-Martial Takes  
Up the Second Charge  
of Cribbing.

### ACCUSED HEARS INDICTMENT

Verdict in Dr. Pease's Case Reached  
Yesterday Will Be Announced  
by Secretary Bonaparte.

After concluding the case of Assistant Surgeon Theodore Normand Pease, charged with violating his oath by "cribbing" in his examination for promotion, yesterday afternoon, the court-martial board lost no time this morning in taking up the second case. Dr. Harry Lee Brown, of this city, who is jointly charged with the same offense, was called to trial shortly past 11 o'clock, and within a remarkably short period of time the court was delving deep into the intricate complications which surround the charge. Dr. Brown was early upon the scene. The withholding of the verdict in the case of his colleague apparently weighed upon his nerves and when he entered the court room he was manifestly affected.

Attorney Hoehling, who handled the case for Dr. Pease, was retained by the accused.

Dr. Brown Hears Charges.  
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